IN THE UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF ILLINOIS, EASTERN DIVISION

HANOVER INSURANCE COMPANY,)
Plaintiff,))
v.) Case No: 1:19-cv-05715
CHICAGO ORNAMENTAL IRON, INC., JONATHAN SAMEK, and ENRIQUE) Hon. Judge Charles P. Kocoras
MONTES,)
Defendants.	<i>)</i>)

ORDER OF JUDGMENT DECLARING RELIEF IN FAVOR OF HANOVER INSURANCE COMPANY

Following a status conference on December 3, 2019, before this Court is plaintiff
Hanover Insurance Company's ("Hanover") Motion for Entry of Default Judgment on
Hanover's Complaint for Declaratory Relief ("Complaint") against defendants Chicago
Ornamental Iron, Inc. ("COI") and Jonathan Samek ("Samek"). Neither COI nor Samek has
responded to the Complaint despite being properly served with the Summons and Complaint.
Finding that the admitted facts entitle Hanover to the relief it is seeking, this Court orders as
follows:

- 1. Default Judgment is entered against COI and Samek on each of the two counts of Hanover's Complaint for Declaratory Relief, pursuant to Fed. R. Civ. P. 55(b)(2); and
- 2. This Court declares that Hanover has (a) no duty to pay "Defense Expenses" for the defense of the "Insureds" related to the Underlying Lawsuit under the 2016-17 Policy and the 2017-18 Policy, and (b) no duty to indemnify the "Insureds" related to the Underlying Lawsuit under the 2016-17 Policy and the 2017-18 Policy, as further described in Hanover's Complaint.

¹ The remaining defendant, Enrique Montes, was voluntarily dismissed without prejudice upon Hanover's oral motion at the December 3, 2019 conference.

SO ORDERED.

Dated: 12/4/2019

HON. CHARLES P. KOCORAS UNITED STATES DISTRICT JUDGE

2821211v.1